# EXHIBIT A TO COMPLAINT FOR DECLARATORY JUDGMENT

Shipper (full style and address) LAMPSON INTERNATIONAL LLC 607 E. COLOMBIA DRIVE KENNEWICK, WA 99336 USA		BBC Bill of Lading www.bbc-chartering.com		
Consignee (full style and address) KVAERNER VERDAL A/S HAMNEVEGEN 7 7650 VERDAL, NORWAY		B/L No. LONVER01	Reference No.	
		Vessel BBC KIBO BN: 11-536 VOY. 55-609-02		
Notify Party (full style and address) KVAERNER VERDAL A/S HAMNEVEGEN 7 7650 VERDAL, NORWAY		Port of loading (Carrier's berth unless otherwise specified) LONGVIEW, WA		
		Port of discharge (Carrier's berth unless otherwise specified) VERDAL, NORWAY		
PARTICULARS	DECLARED BY THE SHIPPER BUT NO	I T ACKNOWLEDGED BY	THE CARRIER	( )
Container No./Seal No./Marks and Numbers	Number and kind of packages; description of cargo SAID TO BE		Gross weight, kg SAID TO WEIGH 1,784,410 KGS	Measurement, m³ SAID TO MEASURE
	158 PCS CONSISTING OF 1 KD LAMPSON N LTL-2600B TRANSI-LIFT C/W 400' MAIN BC			
	S/N: 2600-039 97-2-83W 97-3-84W 2000-73 2000-53			
	FREIGHT PREPAID ON BOARD THE BBC KIBO AT LONGVIEW, V 2011	WA ON DECEMBER 19, Rul		
	NO SED REQUIRED: AES ITN NO.: X2011111	28041573	41573	
	"THESE COMMODITIES, TECHNOLOGY, OF EXPORTED FROM THE UNITED STATES IN EXPORT ADMINISTRATION REGULATIONS NORWAY DIVERSION CONTRARY TO U.S. I	ACCORDANCE WITH THE ULTIMATE DESTINATION	11	1
67,37,116,117,118,19,21,79,93,36,112,113,3 DECK AT SHIPPER'S / CHARTERER'S/ RE PERILS INHERENT IN SUCH CARRIAGE, / SEAWORTHINESS OF THE VESSEL EXPE SHIPPER / CHARTERER / RECEIVER, AND SUBJECT TO THE PROVISIONS OF THE L OF GOODS BY SEA ACT, 1936 ORIGINAL		EIVER'S RISK AS TO NY WARRANTY OF SSLY WAIVED BY THE N ALL OTHER RESPECTS	,	3
SHIPPED on board in apparent good order and condition (unless otherwise stated herein) the total number of Containers/Packages or Units indicated above and the cargo as specified above, weight, measure, marks, numbers, quality, contents and value unknown, for carriage to the Port of discharge or so near thereunto as the vessel may safely get and lie always afloat, to be delivered in the like good order and condition at the Port of discharge unto the lawful holder of the Bill of Lading, on payment of freight as indicated to the right plus other charges Incurred in accordance with the provisions contained in this Bill of Lading. In accepting this Bill of Lading the Merchant (as defined hereinafter, Clause 1) expressly accepts and agrees to all its stipulations on both Page 1 and Page 2, whether written, printed, stamped or otherwise incorporated, as fully as if they were all signed by the Merchant. One original Bill of Lading must be surrendered duly endorsed in exchange for the cargo or delivery order, whereupon all other Bills of Lading to be void.  IN WITNESS whereof the Carrier, Master or their Agent has signed the number of original Bills of Lading stated below right, all of this tenor and date.		Shipper's declared value XXX	Declared value charge XXX	3
		Freight details end charges FREIGHT PREPAID		
		Daily detention rate (Special Clause A) / Demurrage (Clause 10)		
		Special terms as per Booking Note dated:		
Carrier's name / principal place of business (If BBC is not listed as the Carrier, BBC is acting as Agents only) BBC CHARTERING & LOGISTIC GMBH & CO. KG HAFENSTR. 12 LEER 26789 · GERMANY  Signature of the Carrier or for the Carrier Name and Signature of Master / Agent BBC CHARTERING USA, LLC AS AGENTS FOR AND ON BEHALF OF CAPT HARALD WEYRICH THE MASTER OF THE "M/V BBC KIBO"  BBC Chartering USA, LLC Agents		Date shipped on board DECEMBER 19, 2011	Place and date of issue HOUSTON, TX, DECEMBER 19, 2011	
		Number of original Bills of Lading 3 / THREE		
		Pre-carriage by* XXX		
		Place of receipt by pre-carrier* / Place of delivery by on-carrier*  XXX		
Applicable only when pre-lon-carriage is errange 77401 Bellaire		6	2011 BBC Chartering - V Comp	arsion: January 2011 (A aint, Ex. A,

1. Definition "Merchant" includes the charterer, the shipper, the receiver, the consignor, the consignee, the holder of the Bill of Lading, the owner of the cargo and any person entitled to possession of the cargo.

## 2. Notification

(a) Should the Carrier anticloate that, for whatever reason, the vessel will the Merchant thereof without delay stating the expected date of the Vessel's readiness to load and asking whether the Merchant will exercise

not be ready to load the cargo by the end of the shipping period. It was not he Merchant thereof without delay stating the expected data of the Vesser's readiness to load and asking whether the Merchant will exercise its option of cancelling the carriage, or agree to a new shipping period. (b) Such option must be exercised by the Merchant whiln 48 running hours after the receipt of the Carrier's notice. If the Merchant does not exercise its option of cancelling, then the new shipping period shall apply. (c) The provisions of sub-clause (b) of this clause shall operate any time the Carrier requests emendment of the shipping period.

3. Liability under the Contract (a) Unless otherwise provided herein, the Hague Rules contained in the International Convention for the Unification of Certain Rules Relating to Bills of Lading, dated Brussels the 25th August 1924 as enacted in the country of shipment shall apply to this coniract. When no such enactment is in force in the country of shipment, the corresponding legislation of the country of estimation shall apply, in trades where the International Brussels consultation of the are no such enactments compulsorily applicable, the terms of Articles I-Villi inclusive of sald Convention shall apply, in trades where the International Brussels Convention 1924 as amended by the Protocol signed at Brussels on 23rd February 1968 ("The Hague-Visby Rules") apply compulsorily, the provisions of the respective legislation shall be considered incorporated in this Bill of Lading. Where the Hague Rules or part of them, shall Kewiss apply to the period before loading and after discharge where the Carrier (as his applic) has period before loading and after discharge where the Carrier (as his applic) has even that the carrier is half under no circumstances be leable for consequential damages or losses including damages for delay. In the event that the carrier shall under no circumstances be leable for consequential damages or losses including or to the limitation amount determined by sub-c

4. Law and Jurisdiction
Except as provided elsewhere herein, eny dispute arising under or in
connection with this Bill of lading shall be referred to arbitration in London.
The arbitration shall be conducted in accordance with the London Maritime
Arbitrators Association (LMAA) terms. The arbitration Tribunal is to consist
of three arbitrators, one arbitrator to be appointed by each party and the
two so appointed to appoint a third arbitrator. English taw to apply.

5. The Scope of Carriage
(a) The Intended carriage shall not be limited to the direct route but shall be
deemed to include any proceeding or returning to or stopping or slowing
down at or off any ports or places for any reasonable purpose connected
with the carriage including bunkering, bading discharging or other cargo
operations and maintenance of vessel and crew. The carrier shall have the
liberty of restowing the cargo and loading and discharging other cargoes
for the account of other Merchants for ports enroute or not enroute.
(b) Any deviation, change in discharge port or time lost due environmental

(b) Any deviation, change in discharge port or time lost due environmental hazards or due to avoidance of same to be for Merchant's account and

nazaros or due to evolutinos of same to be not mechanics account and such deviation shall not be considered unjustified.

6. Substitution of Vessel

The Carrier shall be at liberty to carry the cargo or part thereof to the port of rind carner shall be a tributly focally the capt op that there he longing to the Carrier or others, or by other means of transport, proceeding either directly or indirectly to such port.

7. Transhipment
The Carrier shall be altiberty to tranship, land and store the cargo either on shore or affoat and reship and forward the same to the port of discharge at Carrier's expense but at Merchani's risk.

8. Lighterage Any lightering in or off ports of loading or ports of discharge to be for the risk and account of the Merchant. 9. Liability for Pre- and On-Carriage

9. Liability for Pre- and On-Carriage
When the Carrier arranges pre-carriage of the cargo from a place other
than the vessel's port of loading or on-carriage of the cargo to a place other
than the vessel's port of discharge, the Carrier shall contract as the
Merchant's Agent only and the Carrier shall not be lable for any loss or
damage arising during any part of the carriage other than between the port
of loading and the port of discharge even though the freight for the whole
carriage has been collected by him.
10. Loading and Discharging
(a) Loading and discharging of the cargo shall be arranged by the Carrier
or his Agent unless otherwise agreed or noted herein.
(b) The Merchant shall, at his risk and expense, handle and/or store the
cargo before hading and after discharging.

or his Agent unless otherwise agreed or note on rein.

(b) The Merchant shall, at his risk and expense, handle and/or store the cargo before bading and after discharging.

(c) Loading and discharging may commence without prior notice.

(d) The Merchant or his Agent shall tender the cargo when the vessel is ready to load and as fast as the vessel can receive, including. If required by the Carrier, outside ordinary working hours notwithstanding any custom of the port. If the Merchant or his Agent fails to tender the cargo when the vessel is ready to load or fails to load as fast as the vessel can receive the cargo, the Carrier shall be refleved of any obligation to load such cargo, the vessel shall be entitled to leave the port without further notice and the Merchant shall be liable to the Carrier for dead freight and/or any overtime charges, losses, costs and expenses incurred by the Carrier and in addition the Merchant shall be liable to pay the Carrier detention at the rate USD 20,000 per day pro rata, payable day by day (or such other sum as is stated on the face of the Bill of Lading) for the period of any delay.

(e) The Merchant or his Agent shall take delivery of the cargo as fast as the vessel can discharge including, if required by the Carrier, outside ordinary working hours notwithstanding any custom of the port. If the Merchant or his Agent fails to take delivery of the cargo the Carriers discharging of the cargo shall be deemed fulfilment of the contract of carriage. Should the cargo shall be deemed fulfilment of the contract of carriage. Should the cargo shall be deemed fulfilment of the contract of carriage.

cargo not be applied for within a reasonable time, the Cerrier may set the same privately or by auction. If the Merchant or his Agent fails to take delivery of the cargo as fast as the Vessel can discharge, the Merchant shall be liable to the Cerrier for any vesser can orscharge, use Merchant shall be liable to the Certher for all or overtime charges, losses, coats and expenses incurred by the Carrier and in addition the Merchant shall be liable to pay the Carrier detention at the rate USD 20,000 per day pro rata, gayable day by day (or such other sum as is stated on the face of the Bill of Lading) for the period of any delay. All delivery takes place at the end of the vessel's hook unless otherwise

specines.

(f) The Merchants shall be responsible for providing all necessary equipment for loading and discharging, including spreader bars, lifting frames, stings and saddles.

(g) The securing of the cargo to be accomplished to Master's satisfaction. The time and expense of additional cargo securing required by the Merchant or Merchan's representative to be for Merchani's account. (h) The Merchant shall accept his reasonable proportion of unidentified

loose cargo.

(i) Cargo to be carried on terms liner kn/free out, free kn/liner out, free kn/out shall be loaded and/or discharged (as applicable) by the Merchant free of any risk, liability, cost and expense whatsoever to the Carrier. The Merchant shall be Bable to the Cerrier for the negligence of the stevedores whom the Merchant shall appoint. Unless otherwise stated, demurrage shall be US \$20,000 per day pro rata and payable day by day. (j) Notice of Readiness may be tendered on arrival, at any time, day or right, all weekend days and whether in portor not, whether in berth or not,

whether customs cleared or not, whether in free protique or not.

(k) Should the vessel not be able to berth for any reason including congestion after 72 hours after arrival at or off the port, the Cerrifer has the option to sail the vessel and cancet this contract. If the terms are Free In or Merchants or Shippers' berth, the Merchant shall one deadfreight. Should for any reason the Vessel be unable to discharge the cargo within Should for any reason the vessel be unable to discharge the cargo within 5 days of arrival at or off the discharge port, the Carrier shall be at liberty to deviate to any other port whatsoever and there discharge the cargo at the Merchant's expense and such alternative discharge shall be deemed to be fulfilment of the contract of carriage. 11. Freight, Deadfreight, Charges, Costs, Expenses, Dutles, Taxes

and Finas
(a) Freight, whether paid or not, shall be considered as fully earned and
due upon loading and non-returnable in any event. Unless otherwise
specified, freight and/or charges under this Contract are payable by the
Merchant to the Carrier on demand. Interest at Libor (or its successor)
plus 2 per cent shall run from fourteen days after the date when freight
and charges are payable.

has 2 per cent amount of monteer cays and to case manner legislation and charges are payable.

(b) The Merchant shall be liable for all costs and expenses of funkgation, gathering and sorting loose cargo and weighing on board, repairing damage to and replacing of packing due to excepted causes, and any damage to and replacing of packing due to excepted causes, and any extra handling of the cargo for any of the aforementioned reasons. The Merchant shall be specifically liable for all costs, expenses, losses and liabilities incurred due to non-approved or contaminated or infested durinage suppried by Merchants including all costs of transporting the cargo to another port, if required. (c) The Merchant shall be fable for any dues, duties, taxes and charges that under any denomination may be levied, inter alia, on the basis of freight, weight or measurement of cargo or tonnage or classification of the vessel including all Sucz or Penama canal charges.

(d) The Merchant shall be liable for all fines, penaties, costs, expenses, damanes and or losses that the Carrier, vessel or cargo may incur

damages and or losses that the Carrier, vessel or cargo may incur through non-observance of Customs House and/or import or export

(e) Payments, including partial payments made pursuant this Contract are with prejudice, nonreturnable, and will be credited to the amount due. Acceptance of a partial payment under no circumstances waives the full

Acceptance of a parial payment under no circumstances warves the full amount due and owing.

(f) The Carrier is entitled in case of incorrect declaration of contents, weights, measurements or value of the cargo to claim double the amount of freight that would have been due if such declaration had been correctly given. For the purpose of ascertaining the actual facts, the Cerrier shall have the right to obtain from the Merchant be original invoice and to have the cargo inspected and its contents, weight, measurement or value verified.

verified.

(g) Any additional insurance premium charged by vessel's underwriters for breaching trading limitations (RHL) or war risk exclusions to be for Merchant's account. Any extra insurance procured (including war risks) or costs incurred to protect vessel, crew, and cargo against risk of piracy, rebels or terrorists shalbb peid by Merchants upon request of Cerrier.

(h) In the event that the Merchant falls for whatever reason to lender or load the cargo or part thereof, the Carrier shall be entitled to damages and/or deadfreight in respect of the cargo not loaded and such damages shall be quantified on the basis of the applicable freight rate, less staved/virie and our costs saved as a consequence. The Carrier shall

snar be quantined on the basis or the apprecione freight (ate, less streadoring and port costs saved as a consequence. The Carrier shall not be required to call the loadport in order to be entitled to damages and/or deadfreight under this paragraph. If the vessel has arrived at the loadport but the carry is unavailable for whatever reason, the Carrier may, at the Carrier's election, leave after 48 hours and full deadfreight shall be due

# 12.Llen

snatible due.

The Carrier shall have a lien on all carge for any amount due (including freight, detention, demurrage, and other costs or expenses) under this Contract and other contracts between the Merchant and the Carrier and costs of recovering the same (including attorney's fees) and shall be entitled to self the carge privately or by auction to satisfy any claims or liens at the specified discharge port or other port.

13. General Average and Sativage

(a) General Average to be adjusted at any port or place at Carrier's option and to be settled according to the York-Antwerp Rules 1994, or any modification thereof, in respect of all carge whether carried on or under deck. In the event of accident, danger, damage or disaster before or after commencement of the voyage resulting from any cause whatsoer, whether due to negligence or not, for which or for the consequence of which the Carrier is not responsible by statute, contract or otherwise, the payment of any sacrifice, losses or expenses of a General Average to the payment of any sacrifice, losses or expenses of a General Average and active that may be made or incurred, and shall pay salvage and special charges incurred in respect of the carge. If a salving vessel is owned or operated by the Carrier, salvage shall be pald for as fully as if the salving vessel or vessels belonged to strangers.

operated by the Carrier, salvage shall be paid for as fully as if the salving vessel or vessels belonged to strangers.

(b) If the Carrier decides not to declare General Average for whatever reason and the nature of the event was similar to one for which General Average could have been declared the Carrier will be entitled to reimbursement of his expenses from the Merchant on a pro-rata basis of the cargo on board.

reimbursement of his expenses from the Merchant on a pro rata basis of the cargo on board.

14. Both-to-Blame Collision Clause (This clause to remain in force even if unenforceable in the Courts of the United States of America) if the vessel comes into collision with another vessel as a result of the negligence of the other vessel and any eat, negligence or or default of the Master, Mariner, Pikot or the servants of the Carrier in the navigation or in the management of the vessel, the Merchant will indemnify the Carrier against all loss or lability to the other or non-carrying vessel or her Owner In so far as such loss or lability represents loss of or damage to or any claim whatsover of the owner of the acrap paid or payable by the other or non-carrying vessel or her Owner in the owner of said cargo and set-off, recouped or recovered by the other or non-carrying vessel or her Owner as part of his claim against the carrying vessel or Carrier. The foregoing provisions shall also apply where the Owner, operator or those in charge of any vessel or vessels or objects other than, or in addition to the colliding vessels or objects are all fault in respect of a collision or contact.

15. Government Directions, War, Epidemics, i.e., Strikes, Piracy, etc. (a) The Master and the Carrier shall have liberty to comply with any order or directions or recommendations in connection with the transport under this Contract given by any Government or Authority, or anybody acting or purporting to act on behalf of such Government or Authority, or having under the terms of the insurance on the vessel the right to give such

purporting to act on behalf of such Government or Authority, or having under the terms of the insurance on the vesset the right to give such orders or directions or recommendations.

(b) Should it appear that the performance of the transport would expose the vesset or any cargo on board to risk of seizure or damage or delay in consequence of war, warike operations, blockade, riots, civil commotion or piracy, or any person on board to the risk of loss of tife or freedom, or that any such risk has increased, the Master may discharge the cargo of port of loading or any other safe and convenient port. The Master may in his absolute discretion decide to proceed in a convoy or a joint sailing with other vessels or to chose an alternative, non-direct route to protect the crew, vessel and cargo. Any time including waiting time thereby lost shall be for the account of the Merchant calculated at the detention/demurrage rate. Any additional costs including the additional cost of time lost sailing an alternate route (e.g., rounding Africa) shall be for Merchants account

and shall be calculated at the detention or demurrage rate.
(c) Should it appear that epidemics, quarantine, ice, labour troubles, labour obstructions, strikes, lockouts (whether on board or on shore), bour obstructions, strikes, lockouts (whether on board or on shore), difficulties in loading or discharging would prevent the vessel from leaving the port of bading or reaching or entering the port of discharge or there discharging in the usual manner and departing therefrom, all of which safety and without uncreasonable delay, the Master may discharge the cargo at the port of loading or any other safe and convenient port. (d) The discharge, under the provisions of this Clause, of any cargo shall be deemed due furtifiement of the convact of carriage.

(e) If in connection with the exercise of any liberty under this clause any extra expenses are incurred they shall be paid by the Merchant in addition to the freight, together with return freight, if any, and a reasonable compensation for any extra services rendered to the cargo.

16. Defences and Limits of Liability for the Carrier, Servants, Agents and Managers

# and Managers (a) it is hereby expressly agreed that no servant, egent or manager of the Carrier shall have any liability whatsoever to the Merchant or any other party under this Contract of carriage for any loss, damage or delay of whatsoever kind arising or resulting directly or indirectly from any act, neglect or default white acting in the course of or in connection with his

employment.

(b) Without prejudice to the generality of the foregoing provisions in this Clause, every exemption from liability, limitation, condition and liberty herein contained and every right, defense and immunity of whatsoever nature applicable to the Carrier or to which the Carrier is entitled, shall also be available and shall extend to protect every such servant, agent or Manager of the Carrier acting as afforesaid.

(c) The Merchant undertakes that no claim shall be made against any servant, agent or manager of the Carrier and, if any claim should nevertheless be made, to indemnify the Carrier and, if any claim should nevertheless be made, to indemnify the Carrier against all consequences thereof finch dignar thoraps." fees

nevertheless be made, to indemnify the Carrier against all consequences thereof including attorneys' fees.

(d) For the purpose of all the foregoing provisions of this clause the Carrier is or shall be deemed to be acting as agent or trustee on behalf of and for the benefit of all persons who might be his servants or agents from time to time and all such persons shall to this extent be or be deemed to be parties to this Contract of carriage.

(e) The provisions of this clause shall specifically apply, but not be limited to all independent contractors, brokers, stevedores, port captains, commercial and technical managers, and transportation providers employed by the Carrier.

(f) Any reference to a letter of credit or invoice number shall not be considered to be a declaration of value of the cargo. Unless the value of the cargo is declared by the Marchant In the appropriate box on the front of the Bill of Lading, the value of the cargo is unknown to the Carrier.

17. Stowage

17. Stowage

(a) The Carrier shall have the right to slow by means of containers, trailers, transportable tanks, flats, patiets or similar articles of transport used to

transportable tanks, itals, pales to similar arrives of transport used to consolidate goods.

(b) The Carrier shall have the right to carry containers, trailers, transportable tanks and covered flats, whether stowed by the Carrier or received by him in a stowed condition from the Merchant, on or under deck without notice to the Merchant.

without noice to the Merchant.

18. Packaging

The Merchant is responsible for providing cargo that is properly packed and internally secured for ocean transportation, and that all centres of gravity are marked, proper skids are attached and, if required, all cradies used for securing the cargo are fit for the purpose and the cargo is properly secured within the cradies. The Merchant shall fit the cargo and/or cradies as appropriate with suitable lifting lugs and sufficient lashing points for the cargo and/or cradies to be properly secured. If cargo is no fall at the bottom, the Merchant is to provide a detailed footprint sketch prior to loading. Any special dunnaging, spreader bars or other special equipment required is to be for the Merchant's account. 19. Shipper-Packed Containers, Trailers, Transportable Tanks, Flats, Paliets and similar articles

Pallets and similar articles
The Carrier shall not be responsible for loss of or damage to contents of a
container whatsoever when the container has not been filled, packed or
stowed by the Carrier. The Merchant shall cover any loss, damage or
expense incurred by the Carrier when caused by negligent filling, packing
or stowing of the container, or the contents being unsuitable for carriage in
a container. The same applies with respect of traiters, tanks, flats, pallets
and other similar articles of transport used to consolidate goods.

# SPECIAL CLAUSES

SPECIAL CLAUSES
A. Detention
In addition to Clauses 10(d) and (e), detention shall also be paid by the Merchant, at the same rate and day by day, for any delay in waiting for loading or dischange at or off the port or berth, including time lost due to swell or tide, shifting, renomination of the berth due to Merchant request, impossibility to leave the berth after loading or discharge is completed or any other reason and any consequences of thereof. The Merchant shall also be liable for any extraordinary costs while the vessel is on detention.

B. U.S. Trade, Period of Responsibility
(i) in case the Contract evidenced by this Bill Lading covers a shipment to or from a port in the United States, including any US tentiory, the U.S. Carriage of Goods by Sea Act of the United States of America 1936 (U.S. COSIAs) shall apply. The provisions stated in said Act shall govern before loading, and after discharge and throughout the entire time the cargo is in the Carrier's custody and in which event freight that be payable on the cargo coming into the Carrier's custody. For US trades, the terms on file with the U.S. Federal Maritime Commission shall apply to such shipments. In the event that U.S. COSSA applies, then the carrier may, at the Carrier's election commence suit in a court of proper jurisdiction in the United States in which ease this court shall have exclusive jurisdiction.

(ii) If the U.S. COGSA applies, and unless the nature and value of the cargo has been declared by the shipper before the cargo has been handed over to the Carrier and inserted in this Bill of Lading, the Cerrier shall in no event be or become šable for any loss or damage to the cargo in any amount exceeding USD500 per package or customary freight unit. If, despite the provisions of 3(a), the Carrier is found to be šable for deck cargo, then all imitations and defenses avaitable under US COGSA (or other applicable regime) shall apply and suit may be brought by the Carrier at the Carrier's election in the U.S. District Court of proper jurisdi

regime) shall apply and suit may be brought by the Carrier at the Carrier's election in the U.S. District Court of proper jurisdiction.

election in the U.S. District Court of proper jurisdiction.

C. Security Clause

(i) If the vessel calls any country that requires security filing including but not limited to the United States, Brazil and European Union member states, including any of their territories, regardiess whether this country is a port of loading or discharge for Merchant's cargo, the following provisions shall apply with respect to any applicable regulations or measures:

The Merchant shall provide the Carrier with all Information needed for Secretic States on to later than 48 hours orier to vessel's leading or if the

The Merchant shall provide the Carrier with all information needed for Security filing no later then 48 hours prior to vessel's loading or if the decision to call the county requiring security was made by the Carrier after the vessel had saled not later then 48 hours after the Merchant received Carrier's request to provide such information.

(ii) Unless caused by the Carrier's negligence, any delay suffered or time lost in obtaining the entry and exit clearances from the relevant country's authorities shall count as time of detention.

(iii) Any fines, penalties, fees, costs, expenses, damages (including consequential damages and attomey fees) and losses that the Carrier may incur, even if levied against the vessel, that arise out of security measures imposed at any port shall be for the Merchants' account if not due to Carrier's negligence.

Complaint, Ex. A, Pg. 08